EXHIBIT B

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	1			
	[Additional (Counsel Listed on Signature Page]		
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		UNITED STATES DIST	TRICT COURT	
	NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION			
	Richard Kadı	rey, Sarah Silverman, Christopher	Case No. 3:23-cv-03417-VC	
		hael Chabon, Ta-Nehisi Coates, Junot		
		v Sean Greer, David Henry Hwang,	DI A INTERESSE ENDOTE CETE OF	
	Matthew Kla	m, Laura Lippman, Rachel Louise	PLAINTIFFS' FIRST SET OF REQUESTS FOR PRODUCTION TO	
	Snyder, Ayele	et Waldman, and Jacqueline Woodson,	DEFENDANT META	
	Indivi	idual and Representative Plaintiffs,		
	v.			
	Meta Platform	ns, Inc., a Delaware corporation;		
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1	8. In responding to these Requests for Production, You are to Include Documents (1)	
2	obtained from witnesses who gave information to any governmental agency or investigatory body,	
3	including Congress; (2) that constitute, refer or relate to summaries of testimony or other statements in	
4	connection with any governmental agency or investigatory body proceeding or investigation, including	
5	before Congress; or (3) obtained on Your behalf in preparation for testimony or interviews before any	
6	governmental agency or investigatory body, including Congress.	
7		
8	REQUESTS FOR PRODUCTION OF DOCUMENTS	
9	REQUEST FOR PRODUCTION NO. 1	
10	The Training Data for Llama 1.	
11	REQUEST FOR PRODUCTION NO. 2	
12	The Training Data for Llama 2.	
13	REQUEST FOR PRODUCTION NO. 3	
14	The Training Data for Llama 3.	
15	REQUEST FOR PRODUCTION NO. 4	
16	The Training Data comprising the "Books3" dataset referenced in the paper "LLaMA: Open and	
17	Efficient Foundation Language Models," and all Documents and Communications Concerning Your	
18	selection and assembly of this dataset.	
19	REQUEST FOR PRODUCTION NO. 5	
20	The Training Data comprising the "Gutenberg" dataset referenced in the paper "LLaMA: Open	
21	and Efficient Foundation Language Models", and all Documents and Communications Concerning	
22	Your selection and assembly of this dataset.	
23	REQUEST FOR PRODUCTION NO. 6	
24	Documents and Communications to, from, or with Project Gutenberg Concerning Training	
25	Data.	
26	REQUEST FOR PRODUCTION NO. 7	
27	Documents and Communications to, from, or with Library Genesis (aka LibGen) Concerning	
28	Training Data.	
	Case No. 3:23-cv-03417-VC 10	

PLAINTIFFS' FIRST SET OF RFPS TO DEFENDANT META

REQUEST FOR PRODUCTION NO. 47 1 All Documents and Communications Concerning the action entitled *Huckabee et al. v. Meta* 2 Platforms, Inc., Case No. 1:23-cv-09152 (S.D.N.Y), Including any Documents and Communications 3 You produce, or have produced, to any parties (or third-parties) in that action. 4 5 **REQUEST FOR PRODUCTION NO. 48** All Documents You relied on in responding to Plaintiffs' Interrogatory No. 14, served 6 7 concurrently herewith. **REQUEST FOR PRODUCTION NO. 49** 8 All Documents and Communications Concerning the decision to release the Meta Language 9 Models under what Meta calls an "open source" license. 10 **REQUEST FOR PRODUCTION NO. 50** 11 All Documents and Communications Concerning any individuals or entities who have been 12 13 given access to, or denied or limited access from, Llama 1 or Llama 2. 14 Dated: December 27, 2023 15 /s/ Joseph R. Saveri By: Joseph R. Saveri 16 Joseph R. Saveri (State Bar No. 130064) 17 Cadio Zirpoli (State Bar No. 179108) Christopher K.L. Young (State Bar No. 318371) 18 Holden Benon (State Bar No. 325847) Kathleen J. McMahon (State Bar No. 340007) 19 JOSEPH SAVERI LAW FIRM, LLP 601 California Street, Suite 1000 20 San Francisco, California 94108 21 Telephone: (415) 500-6800 Facsimile: (415) 395-9940 22 Email: jsaveri@saverilawfirm.com czirpoli@saverilawfirm.com 23 cyoung@saverilawfirm.com hbenon@saverilawfirm.com 24 kmcmahon@saverilawfirm.com 25 26 27 28

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PROOF OF SERVICE

I, the undersigned, am employed by the Joseph Saveri Law Firm, LLP. My business address is 601 California Street, Suite 1000, San Francisco, California 94108. I am over the age of eighteen and not a party to this action.

On December 27, 2023, I caused the following documents to be served by email upon all persons appearing on the attached Service List:

• PLAINTIFFS' FIRST SET OF REQUESTS FOR PRODUCTION TO DEFENDANT META

I declare under penalty of perjury that the foregoing is true and correct. Executed on December 27, 2023.

Ruby Ponce